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| 14 | Epic Games, Inc. | | |
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| 13 | LINITED STATE | S DISTRICT COURT | |
| 16 | CMIEDSTATE | S DISTRICT COCKT | |
| 17 | NORTHERN DISTRICT OF CALIFORNIA | | |
| 1 / | | | |
| 18 | OAKLAND DIVISION | | |
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| 19 | EPIC GAMES, INC., | Case No. 4:20-CV-05640-YGR-TSH | |
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| 21 | Plaintiff, Counter-defendant, | PLAINTIFF'S ADMINISTRATIVE | |
| 21 | | MOTION TO CONSIDER WHETHER | |
| 22 | V. | ANOTHER PARTY'S MATERIAL | |
| | APPLE INC., | SHOULD BE SEALED PURSUANT TO | |
| 23 | THILD IIVE., | CIVIL LOCAL RULE 79-5 | |
| 24 | Defendant, Counterclaimant. | | |
| 24 | | Judge: Hon. Yvonne Gonzalez Rogers | |
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| 28 | PLAINTIFF'S ADMINISTRATIVE MOTION TO | | |
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CASE No. 4:20-CV-05640-YGR-TSH

CONSIDER WHETHER ANOTHER PARTY'S

MATERIAL SHOULD BE SEALED

Pursuant to Civil Local Rules 7-11 and 79-5(f), Plaintiff Epic Games, Inc. ("Epic") submits this administrative motion to consider whether another party's material should be sealed with respect to its Epic's Objections to Special Master Determinations Issued March 11 Regarding Apple's Re-Reviewed Documents ("Objections"), the Declaration of Yonatan Even ("Even Declaration") and Exhibits A through D, all dated March 17, 2025. The documents and portions of documents Epic seeks to temporarily file under seal are listed below:

| Document | Corresponding Page and Line Number(s) |
|-----------------------|---------------------------------------|
| Exhibit A to the Even | Document in its entirety. |
| Declaration | |
| Exhibit B to the Even | Document in its entirety. |
| Declaration | |
| Exhibit C to the Even | Document in its entirety. |
| Declaration | - |
| Exhibit D to the Even | Document in its entirety. |
| Declaration | - |

Epic takes no position on the sealing of Exhibits A and D.

Epic opposes the sealing of Exhibits B and C; those documents were admitted into evidence (as CX-223 and CX-224 respectively), portions thereof were presented in open court during the evidentiary hearings, and no portion thereof warrants sealing beyond PII, internal project codenames and non-public Apple financial information. On March 5, 2025, Epic provided Apple with proposed public versions of all Exhibits admitted into evidence during the evidentiary hearings, and asked Apple to agree to Epic's proposed redactions of confidential information, but Apple has declined to agree to any public versions to date. Accordingly, because Apple stands on its designation of these documents as confidential under the protective order in this case, Epic seeks leave to provisionally file the documents under seal. *See* Local Rule 79-5(f). Epic reserves the right to oppose, under Rule 79-5(f)(4), any submission Apple makes to support sealing under Rule 79-5(f)(3). Epic also hereby provides notice of lodging to all parties and their counsel pursuant to Civil Local Rule 79-5(f).

| 1 | Dated: March 17, 2025 | Respectfully submitted, |
|-------|-----------------------|--------------------------------------------------------------------|
| 2 | | By: /s/ Yonatan Even |
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PLAINTIFF'S ADMINISTRATIVE MOTION TO CONSIDER WHETHER ANOTHER PARTY'S MATERIAL SHOULD BE SEALED